Exhibit G

Default Judgment Motion

Factory Service, L.L.C., for failure to file and serve answers to Plaintiff's Complaint within the required time limit for doing so.

III. Factual Basis for Motion

This action for negligence arises from motor vehicle collisions occurring on two different days. On November 16, 2016, Defendant Fatemah S. Alsuwaidan crashed her vehicle into the rear of Plaintiff's vehicle, injuring Plaintiff. *Exhibit 1, Complaint for Negligence*, ¶¶ 12, 13. A moment later, Defendant Edwin G. Miguel crashed the work van he was driving into the rear of Defendant Fatemah S. Alsuwaidan's vehicle, causing her vehicle to strike Plaintiff's vehicle again, injuring Plaintiff. *Id.*, ¶ 18. Plaintiff alleges that Defendant Edwin G. Miguel was operating the van while acting within the scope of his employment and/or authority for, or on behalf of, Defendant A&E Factory Service, L.L.C. *Id.*, ¶ 17.

The second date of loss was January 6, 2017, and involved the driving of Defendant Jenni Wakida. That incident and Defendant Jenni Wakida are not involved in this Motion for Default.

Defendants Alsuwaidan could not be located within the state after a due and diligent search. The Summons by Personal Service and Complaint for Negligence were thus properly served upon Defendants Fatemah S. Alsuwaidan and John Doe Alsuwaidan by substitute service upon the Washington Secretary of State under the "Absent Motorist" Statute, on January 17, 2019. *Exhibit 2*. All Declarations and exhibits supporting Plaintiff's reliance upon the Absent Motorist Statute prove Plaintiff's compliance with that statute and thus valid substitute service of process upon Defendants Fatemah S. Alsuwaidan. *Id.* More than 60 days have elapsed since this substitute service and Defendants Fatemah S. Alsuwaidan and John Doe Alsuwaidan have not filed nor served an Answer to the Complaint. *Subjoined Declaration of Plaintiff's Counsel*.

The Summons and Complaint were served upon Defendants Edwin G. Miguel and Jane Doe Miguel through personal service on October 10, 2018. *Exhibit 3*. More than 20 days have

1	elapsed since this personal service and Defendants Edwin G. Miguel and Jane Doe Miguel
2	have not filed nor served an Answer to the Complaint. Subjoined Declaration of Plaintiff's
3	Counsel.
4	The Summons and Complaint were served upon Defendant A&E Factory Service,
5	L.L.C., through personal service upon its registered agent for service of process, on September
6	19, 2018. Exhibit 4. More than 20 days have elapsed since this personal service and
7	Defendant A&E Factory Service, L.L.C., has not filed nor served an Answer to the Complaint.
8	Subjoined Declaration of Plaintiff's Counsel.
9	IV. Evidence in Support of Motion
10	This motion is supported by the following evidence:
11	Subjoined Declaration of Counsel.
12	Exhibit 1, Complaint for Negligence.
13	Exhibit 2, Declaration of Service from Washington Secretary of State.
14	Exhibit 3, Declaration of Service upon Defendants Miguel.
15	Exhibit 4, Declaration of Service upon Defendant A&E Factory Service, L.L.C.
16	Exhibit 5, Department of Defense printout.
17	Exhibit 6, Declaration of Chris Rivera, D.C.
18	Exhibit 7, Cleaning service charges.
19	Exhibit 8, Plaintiff's 2016 and 2017 IRS Form 1099s.
20	Exhibit 9, Cost Bill.
21	V. Legal Authority and Argument
22	CR 12(a)(1) provides for 20 days within which a defendant must answer a lawsuit
23	following personal service of process. CR 12(a)(3) provides for 60 days if service is made
24	upon the Secretary of State under the absent motorist statute, or if the defendant is personally
25	served out of state. Thereafter, pursuant to CR 55, the Plaintiff is entitled to an Order of

Default, and upon a showing of entitlement, a judgment may be entered on that default.

PLAINTIFF'S MOTION FOR ORDER OF DEFAULT AND DEFAULT JUDGMENT - 3

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LAW OFFICES OF TERENCE F. TRAVERSO, P.S. 1408 140th Place N.E., Suite 140 Bellevue, Washington 98007 Phone: (425) 453-0115/Fax: (425) 412-4060

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PLAINTIFF'S MOTION FOR ORDER OF DEFAULT AND DEFAULT JUDGMENT - 5

DECLARATION OF PLAINTIFF'S COUNSEL

I declare under penalty of perjury as follows:

- 1. I am the Plaintiff's attorney of record. I have personal knowledge of the matters set forth in this Declaration and I am competent to testify thereto.
- 2. Attached hereto are true and correct copies of the declaration of service indicating personal service of the Summons by Personal Service and Complaint herein upon the Washington Secretary of State on behalf of Defendants Fatemah S. Alsuwaidan and John Doe Alsuwaidan under the "Absent Motorist" Statute. *Exhibit 2*. More than 60 days have passed since service of process was effected on these defendants. My office has not received any Notice of Appearance from said defendants' counsel and I have not been served with any responsive pleadings to the Complaint from any of them.
- 3. Attached hereto are true and correct copies of the declaration of service indicating personal service of the Summons by Personal Service and Complaint herein upon Defendants Edwin G. Miguel and Jane Doe Miguel. *Exhibit 3*. More than 20 days have passed since service of process was effected on these defendants. My office has not received any Notice of Appearance from said defendants' counsel and I have not been served with any responsive pleadings to the Complaint.
- 4. Attached hereto are true and correct copies of the declarations of service indicating personal service of the Summons by Personal Service and Complaint herein upon Defendant A&E Factory Service, L.L.C. *Exhibit 4*. More than 20 days have passed since service of process was effected on this defendant. My office has not received any Notice of Appearance from said defendant's counsel and I have not been served with any responsive pleadings to the Complaint.
 - 5. Attached are true and correct copies of the other exhibits identified herein.

LAW OFFICES OF TERENCE F. TRAVERSO, P.S. 1408 140th Place N.E., Suite 140 Bellevue, Washington 98007 Phone: (425) 453-0115/Fax: (425) 412-4060

- 6. This case is an action for negligence. The action arises from motor vehicle collisions occurring within Snohomish County, Washington. Venue is proper in this court.
- 7. In compliance with the Servicemembers Civil Relief Act (formerly the Soldiers and Sailors Civil Relief Act), specifically 50 USC App. § 521(b)(1), I have made a good faith investigation regarding whether Defendant Edwin G. Miguel and Defendant Fatemah S. Alsuwaidan are on active duty with the military services of the United States of America by attempting to run said defendants' names at the Servicemembers Civil Relief Act (SCRA) website database at https://scra.dmdc.osd.mil. These Defendants' names do not appear there, as shown on the attached Department of Defense printout. *Exhibit 5*.

I DECLARE UNDER PENALTY OF PERJURY THAT THE FOREGOING IS TRUE AND CORRECT TO THE BEST OF MY KNOWLEDGE.

Dated this 24th day of April, 2019, at Bellevue, Washington.

Law Offices of Terence F. Traverso, P.S., by

Terence F. Traverso

18-23538-shl Doc 10661-7 Filed 10/07/22 Entered 10/07/22 16:07:04 Exhibit G - Default Judgment Motion Pg 8 of 59

EXHIBIT 1

18-23538-shl Doc 10661-7 Filed 10/07/22 Entered 10/07/22 16:07:04

Exhibit G

II. PARTIES AND VENUE

- 2. The Plaintiff is a resident of Snohomish County, Washington.
- Upon information and belief, Defendant Fatemah Alsuwaidan was a driver licensed in the State of Washington at all times material hereto.
- 4. Upon information and belief, Defendants Fatemah Alsuwaidan and John Doe Alsuwaidan, are believed to be husband and wife and reside, and at all times material hereto have resided, in King County, Washington. The true name of John Doe Alsuwaidan is unknown to the Plaintiff at this time. All acts and omissions alleged herein were on behalf of said defendants' marital community.
- 5. Upon information and belief, Defendant Edwin G. Miguel was a driver licensed in the State of Washington at all times material hereto.
- 6. Upon information and belief, Defendant Edwin G. Miguel resides, and at all times material hereto has resided, in Snohomish County, Washington.
- 7. Upon information and belief, Defendant A&E Factory Service, L.L.C. is, and at all times material hereto was, a Delaware corporation doing business in the State of Washington as A&E Factory Service, L.L.C.
- 8. Upon information and belief, Defendant Sears Holdings Management LSE is, and at all times material hereto was, a foreign profit corporation doing business in the State of Washington as Sears Holdings Management Corporation.
- 9. Upon information and belief, Defendant Jenni M. Wakida was a driver licensed in the State of Washington at all times material hereto.
- 10. Upon information and belief, Defendants Jenni M. Wakida and John Doe Wakida, are believed to be husband and wife and reside, and at all times material hereto have resided, in Snohomish County, Washington. The true name of John Doe Wakida is unknown to the Plaintiff at this time. All acts and omissions alleged herein were on behalf of said defendants' marital community.

COMPLAINT FOR NEGLIGENCE - 2

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11. Jurisdiction and venue are proper in this Court.

III. NOVEMBER 16, 2016, MOTOR VEHICLE COLLISION

- 12. On November 16, 2016, at the hour of approximately 3:15 p.m., Plaintiff Shelley Hawkins was operating her vehicle in Lynnwood, Washington.
- 13. At or about this time, Defendant Fatemah Alsuwaidan was driving a vehicle owned by and registered to PV Holding Corporation d/b/a/ Budget Rent A Car System, Inc.
- 14. At or about this time, Defendant Fatemah Alsuwaidan caused the vehicle she was operating to crash into the vehicle operated by the Plaintiff.
- 15. Defendant Fatemah Alsuwaidan was negligent in operating her vehicle and her negligence caused the incident described above.
- 16. At or about this time, Defendant Edwin Miguel was driving a vehicle owned by and registered to Sears Holdings Management LSE.
- 17. At all times material hereto, Defendant Edwin Miguel was an employee of Defendant A&E Factory Service, L.L.C. and/or Defendant Sears Holding Management LSE and was operating the vehicle while acting within the scope of his employment and/or authority for or on behalf of Defendant A&E Factory Service, L.L.C. and/or Defendant Sears Holding Management LSE as their employee and/or agent.
- 18. After the above-described collision caused by Defendant Fatemah Alsuwaidan, Defendant Edwin Miguel caused the vehicle he was operating to crash into the Defendant Fatemah Alsuwaidan vehicle, causing Defendant Fatemah Alsuwaidan's vehicle to crash a second time into the Plaintiff's vehicle.
- 19. Defendant Edwin Miguel and Defendant Fatemah Alsuwaidan were negligent in operating their vehicles and their negligence caused the incident described in the foregoing paragraph.

IV. JANUARY 6, 2017, MOTOR VEHICLE COLLISION

20. On January 6, 2017, at the hour of approximately 12:05 p.m., Plaintiff Shelley

1408 140th Place N.E., Suite 140 Bellevue, Washington 98007 Phone: (425) 453-0115/Fax: (425) 412-4060 DATED this 18th day of September, 2018.

Law Offices of Terence F. Traverso, P.S., by

Terence F. Traverso WSBA #21178 Attorney for Plaintiff

COMPLAINT FOR NEGLIGENCE - 5

LAW OFFICES OF TERENCE F. TRAVERSO, P.S. 1408 140th Place N.E., Suite 140 Bellevue, Washington 98007 Phone: (425) 453-0115/Fax: (425) 412-4060 18-23538-shl Doc 10661-7 Filed 10/07/22 Entered 10/07/22 16:07:04 Exhibit G - Default Judgment Motion Pg 14 of 59

EXHIBIT 2



Corporations & Charities Division 801 Capitol Way South PO Box 40234 Olympia, WA 98504-0234 Tel: 360.725.0377 www.sos.wa.gov/corps

January 18, 2019

LAW OFFICES OF TERENCE F TRAVERSON, P.S. 1408 140TH PLACE NE, STE 140 BELLEVUE, WA 98007

To Whom It May Concern:

The undersigned hereby states that she is a duly appointed and acting clerk in the office of the Secretary of State responsible for the receipt and handling of the service of process under the Washington state statute RCW 46.64.040 and is qualified to make the following statements:

On January 17, 2019 SUMMONS/COMPLAINT AND OTHER LEGAL documents in the action relating to: SHELLEY S HAWKINS (plaintiff) vs. FATEMAH S ALSUWAIDAN, et al. (defendant), Cause # 18 2 08480 31 were received in the office of the Secretary of State. Said documents were placed on file and a duplicated copy has been mailed Certified mail, item # 9489 0090 0027 6077 8857 44 to the defendant at their last known address.

Name and address to which documents were mailed '

FATEMAH S ALSUWAIDAN JOHN DOE ALSUWAIDAN 9600 HARBOR PLACE MUKILTEO, WA 98275 9489 0090 0027 6077 8857 44

File Number: 27696 January 22, 2019 (Date document Mailed)

> Mallofy Sokolik Corporations Division

- Default Judgment Motion Pg 16 of 59

Entered 10/07/22 16:07:04

Exhibit G

18-235\(\mathbb{g}8\)-shl Doc 10661-7 Filed 10/07/22

of the State of Washington. The Declaration of Plaintiff's Counsel Regarding Compliance with RCW 2 3. 46.64.040 is attached as Exhibit B to this Declaration of Plaintiff. 3 This Declaration of Plaintiff is being sent to you by registered mail, return 4 receipt requested, at your last known address, in order to give you notice of this service 5 pursuant to RCW 46.64.040. 6 7 I CERTIFY UNDER PENALTY OF PERJURY THAT THE FOREGOING IS TRUE 8 AND CORRECT TO THE BEST OF MY KNOWLEDGE. 9 10 DATED this 10th day of September, 2018, at Tribull ... Washington. 11 12 Guller S. Accum-Sheller B. Hawkins 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27

DECLARATION OF PLAINTIFF REGARDING COMPLIANCE WITH RCW 46.84.040 - 2

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IAVY OFFICES OF TERENCE B. TRAVERSO, P.S. 1408 140⁸ Place N.E., Sulto 140 Bellevoe, Weshington 92007 France: (423) 453-0116/Fere: (415) 412-4060 18-23538-shl Doc 10661-7 Filed 10/07/22 Entered 10/07/22 16:07:04 Exhibit 0 - Default Judgment Motion Pg 18 of 59

EXHIBIT A

1408 140th Place N.E., Suite 140 Bellevue, Washington 98007 Phone: (425) 453-0115/Fax: (425) 412-4060 made on you within the State of Washington), or within 60 days (if service is made on you outside the State of Washington, or if service is made on you by serving the Washington Secretary of State), after the date of service on you of this Summons, excluding the day of service, or a default judgment may be entered against you without notice. A default judgment is one where plaintiff is entitled to what is asked for because you have not responded. If you serve a Notice of Appearance on the undersigned attorney, you are entitled to notice before a default judgment may be entered.

If not previously filed, you may demand that the plaintiff file this lawsuit with the court. If you do so, your demand must be in writing and must be served upon the undersigned attorney. Within 14 days after you serve your demand, the plaintiff must file this lawsuit with the court, or the service on you of this Summons and Complaint will be void.

If you wish to seek the advice of an attorney in this matter, you should do so promptly so that your written response, if any, may be served on time. The original of your written defense must be filed with the court. This Summons is issued pursuant to Rule 4 of the Superior Court Civil Rules of the State of Washington.

DATED this 18th day of September, 2018.

Law Offices of Terence F. Traverso, P.S., by

Terence F. Traverso WSBA #21178 Attorney for Plaintiff

SUMMONS BY PERSONAL SERVICE - 2

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18-23538-shl Doc 10661-7 Filed 10/07/22 Entered 10/07/22 16:07:04

Exhibit G

II. PARTIES AND VENUE

- 2. The Plaintiff is a resident of Snohomish County, Washington.
- 3. Upon information and belief, Defendant Fatemah Alsuwaidan was a driver licensed in the State of Washington at all times material hereto.
- 4. Upon information and belief, Defendants Fatemah Alsuwaidan and John Doe Alsuwaidan, are believed to be husband and wife and reside, and at all times material hereto have resided, in King County, Washington. The true name of John Doe Alsuwaidan is unknown to the Plaintiff at this time. All acts and omissions alleged herein were on behalf of said defendants' marital community.
- 5. Upon information and belief, Defendant Edwin G. Miguel was a driver licensed in the State of Washington at all times material hereto.
- 6. Upon information and belief, Defendant Edwin G. Miguel resides, and at all times material hereto has resided, in Snohomish County, Washington.
- 7. Upon information and belief, Defendant A&E Factory Service, L.L.C. is, and at all times material hereto was, a Delaware corporation doing business in the State of Washington as A&E Factory Service, L.L.C.
- 8. Upon information and belief, Defendant Sears Holdings Management LSE is, and at all times material hereto was, a foreign profit corporation doing business in the State of Washington as Sears Holdings Management Corporation.
- 9. Upon information and belief, Defendant Jenni M. Wakida was a driver licensed in the State of Washington at all times material hereto.
- 10. Upon information and belief, Defendants Jenni M. Wakida and John Doe Wakida, are believed to be husband and wife and reside, and at all times material hereto have resided, in Snohomish County, Washington. The true name of John Doe Wakida is unknown to the Plaintiff at this time. All acts and omissions alleged herein were on behalf of said defendants' marital community.

COMPLAINT FOR NEGLIGENCE - 2

LAW OFFICES OF TERENCE F. TRAVERSO, P.S. 1408 140th Place N.E., Suite 140 Bellevue, Washington 98007 Phone: (425) 453-0115/Fax: (425) 412-4060

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COMPLAINT FOR NEGLIGENCE - 3

11. Jurisdiction and venue are proper in this Court.

III. NOVEMBER 16, 2016, MOTOR VEHICLE COLLISION

- On November 16, 2016, at the hour of approximately 3:15 p.m., Plaintiff 12. Shelley Hawkins was operating her vehicle in Lynnwood, Washington.
- At or about this time, Defendant Fatemah Alsuwaidan was driving a vehicle 13. owned by and registered to PV Holding Corporation d/b/a/ Budget Rent A Car System, Inc.
- 14. At or about this time, Defendant Fatemah Alsuwaidan caused the vehicle she was operating to crash into the vehicle operated by the Plaintiff.
- 15. Defendant Fatemah Alsuwaidan was negligent in operating her vehicle and her negligence caused the incident described above.
- 16. At or about this time, Defendant Edwin Miguel was driving a vehicle owned by and registered to Sears Holdings Management LSE.
- 17. At all times material hereto, Defendant Edwin Miguel was an employee of Defendant A&E Factory Service, L.L.C. and/or Defendant Sears Holding Management LSE and was operating the vehicle while acting within the scope of his employment and/or authority for or on behalf of Defendant A&E Factory Service, L.L.C. and/or Defendant Sears Holding Management LSE as their employee and/or agent,
- 18. After the above-described collision caused by Defendant Fatemah Alsuwaidan, Defendant Edwin Miguel caused the vehicle he was operating to crash into the Defendant Fatemah Alsuwaidan vehicle, causing Defendant Fatemah Alsuwaidan's vehicle to crash a second time into the Plaintiff's vehicle.
- 19. Defendant Edwin Miguel and Defendant Fatemah Alsuwaidan were negligent in operating their vehicles and their negligence caused the incident described in the foregoing paragraph.

IV. JANUARY 6, 2017, MOTOR VEHICLE COLLISION

20. On January 6, 2017, at the hour of approximately 12:05 p.m., Plaintiff Shelley

> LAW OFFICES OF TERENCE F. TRAVERSO, P.S. 1408 140th Place N.E., Suite 140 Bellevue, Washington 98007 Phone: (425) 453-0115/Fax: (425) 412-4060

COMPLAINT FOR NEGLIGENCE - 5

LAW OFFICES OF TERENCE F. TRAVERSO, P.S. 1408 140th Place N.E., Suite 140 Bellevue, Washington 98007
Phone: (425) 453-0115/Fax: (425) 412-4060

Exhibit G

EXHIBIT B

18-23538-shl Doc 10661-7 Filed 10/07/22 Entered 10/07/22 16:07:04

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Exhibit G

search, be located within the State of Washington.

That Defendant Alsuwaidan's last known address is Stay Bridge Suites, 9600 Harbor Place, Mukilteo, Washington 98275, and that I have attempted to serve personal process upon

DECLARATION OF PLAINTIFF'S COUNSEL REGARDING COMPLIANCE WITH RCW 46.64.040 - 2

LAW OFFICES OF TERENCE F. TRAVERSO, P.S. 1408 140th Place N.E., Suite 140 Bellevue, Washington 98007 Phone: (425) 453-0115/Fax: (425) 412-4060

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18-235 8-shl Doc 10661-7 Filed 10/07/22 Entered 10/07/22 16:07:04

DECLARATION OF PLAINTIFF'S COUNSEL REGARDING COMPLIANCE WITH RCW 46.64.040 - 3

LAW OFFICES OF TERENCE F. TRAVERSO, P.S. 1408 140th Place N.E., Suite 140 Bellevue, Washington 98007 Phone: (425) 453-0115/Fax: (425) 412-4060

Exhibit G

SNOHOMISH COUNTY SUPERIOR COURT IN AND FOR THE STATE OF WASHINGTON

Shalley S. Hawkins

VS.

Plaintiff(s),

ABE Factory Service, L.L.C., et al. Defendant(s),

Case No.:18-2-08480-31
DECLARATION OF NON-SERVICE

The undersigned, being first duly swom on oath deposes and says: That he/she is now and at all times herein mentioned was a resident of the United States, over the age of eighteen years, not a party to or interested in the above entitled action and competent to be a witness therein.

That on 1/3/2019, the following documents(s): Summons by Personal Service; Complaint for Negligence were received for service on Fateman Alsuwaldan. Service was unable to be completed for the following reason(s):

The following service attempts were made on the date(s), time(s) and at the address(es) noted below.

1/3/2019 6:41 PM 9600 Harbour Place, Mukilleo, WA 98275

Per employee Dean "Doe", who refused to state his last name (Asian, male, 20's, black hair. 5' B", 140 lbs.), no one by the name of Fatemah Alsuwaidan is currently a guest. When asked how long ago Fatemah was a guest, he stated over a year, because it no longer showed Fatemah having been a quest.

I declare under penalty of perjury that the foregoing is true and correct.

DATE: 1/7/2019 TOTAL: \$ 95.00



S

A. Cavanaugh

Registered Process Server

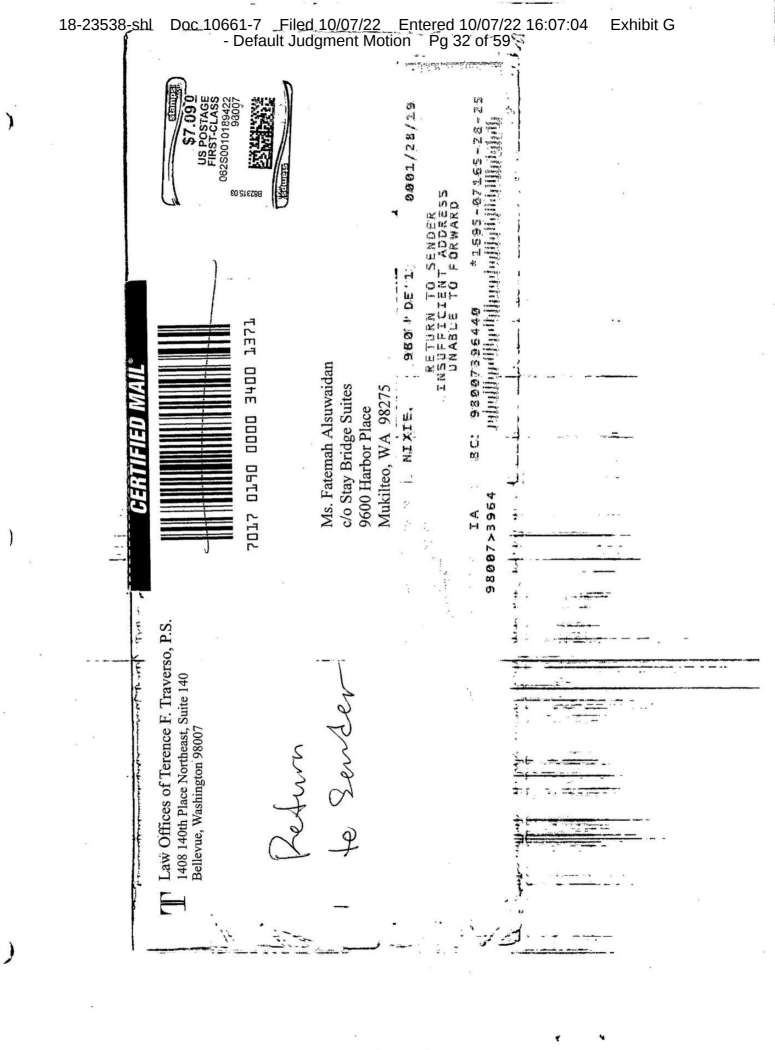
License#: 1720076

Seattle Legal Messengers 4201 Aurora Avenue N, #200

Seattle, WA 98103 (206) 443-0885

For delivery information, visit our website a	at www.usps.com®.			
OF-F-ICIAL	USE			
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Certified Mail Fee 3.45				
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	Postmark Here			
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Adult Signature Restricted Delivery \$				
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\$ 7.09				
Sent To Fateman Alsuwardan Stay Bridge. Street and Apt. No., or PO Box No.				
Fatemah Alsuwaida Street and Apt. No., or PO Box No. 9600 Harber Place	4 STAVENIAR YUK			
	Certified Mail Fee 3. 4 Sextra Services & Fees (check box, add fee as appropriate) Return Receipt (hardcopy) Return Receipt (electronic) \$ \$ 2.4 Sextra Services & Fees (check box, add fee as appropriate) Return Receipt (electronic) \$ \$ \$ 2.4 Sextra Services & Fees (check box, add fee as appropriate) Return Receipt (electronic) \$ \$ \$ 2.4 Sextra			

SENDER: COMPLETE THIS SECTION	COMPLETE THIS SECTION ON DELIVERY
 Complete items 1, 2, and 3. Print your name and address on the reverse so that we can return the card to you. Attach this card to the back of the mailpiece, or on the front if space permits. 	A. Signature X Agent Addressee B. Received by (Printed Name) C. Date of Delivery Carren Bayee
1. Article Addressed to: T-atemah Alsuwaidan	D. Is delivery address different from item 17 🔲 Xes - If YES, enter delivery address below: - 🔲 No
% Stay Bridge Suites 9600_Harbor_Place	
Mukilto, WA 98275	
9590 9402 2889 7069 0746 22	3. Service Type ☐ Adult Signature ☐ Adult Signature Restricted Delivery ☐ Certified Mail® ☐ Certified Mail Restricted Delivery ☐ Collect on Delivery ☐ Collect on Delivery ☐ Certified Mail Restricted Delivery ☐ Registered Mail Restricted Delivery
2. Article Number (Transfer from service label) 7017 0190 0000 3400 1371	☐ Collect on Delivery Restricted Delivery ☐ Insured Mail Restricted Delivery (over \$500) ☐ Collect on Delivery ☐ Signature Confirmation ☐ Signature Confirmation ☐ Restricted Delivery
PS Form 3811, July 2015 PSN 7530-02-000-9053	Domestic Return Receipt



18-23538-shl Doc 10661-7 Filed 10/07/22 Entered 10/07/22 16:07:04 Exhibit G - Default Judgment Motion Pg 33 of 59

EXHIBIT 3

SNOHOMISH COUNTY SUPERIOR COURT IN AND FOR THE STATE OF WASHINGTON

Shelley S. Ha	awkins	
VS.	Plaintiff(s),	Case No.:
A&E Factory Service, LLC.et al.		DECLARATION OF SERVICE
Defendant(s),		

The undersigned, being first duly sworn on oath deposes and says: That he/she is now and at all times herein mentioned was a resident of the United States, over the age of eighteen years, not a party to or interested in the above entitled action and competent to be a witness therein.

That on 10/10/2018 at 7:39 PM at the address of 2636 Marvin Road SE, Lacey, within Thurston County, WA, the undersigned duly served the following document(s): Summons by Personal Service; Complaint for Negligence; Plaintiff's First Interrogatories and Requests for Production to Defendants Miguel in the above entitled action upon Edwin G. Miguel and Jane Doe Miguel, by then and there personally delivering 2 true and correct set(s) of the above documents into the hands of and leaving same with Clayton Alayon, Co-Resident to Edwin G. Miguel, a person of suitable age and discretion, who is a resident therein.

Physical description of person served: Gender: Male | Race: Filipino | Age: 55 | Height: 5' 8" | Weight: 195 | Hair: Grey

I declare under penalty of perjury under the laws of the state of WASHINGTON that the foregoing is true and correct.

DATE: 10/11/2018 TOTAL: \$ 240.00



S

M. Wood

Registered Process Server

License#: 18-7385 - Expiration Date: 8/3/2019

Seattle Legal Messengers 4201 Aurora Avenue N, #200 Seattle, WA 98103

(206) 443-0885

EXHIBIT 4

SNOHOMISH COUNTY SUPERIOR COURT IN AND FOR THE STATE OF WASHINGTON

Shelley S. Ha	awkins	g a
VS.	VS Plaintiff(s),	Case No.:
A&E Factory Service, LLC.et al.		DECLARATION OF SERVICE
Defendant(s),		

The undersigned, being first duly sworn on oath deposes and says: That he/she is now and at all times herein mentioned was a resident of the United States, over the age of eighteen years, not a party to or interested in the above entitled action and competent to be a witness therein.

That on 9/19/2018 at 3:30 PM at the address of 711 Capitol Way South, #204, Olympia, within Thurston County, WA, the undersigned duly served the following document(s): Summons by Personal Service; Complaint for Negligence in the above entitled action upon A&E Factory Services, LLC, by then and there personally delivering 1 true and correct set(s) of the above documents into the hands of and leaving same with James Roberts, Representative for CT Corporation System, Registered Agent, who is authorized to accept service on behalf of the above.

Physical description of person served: Gender: Male | Race: White | Age: 35 | Height: 5' 10" | Weight: 190 | Hair: Brown

I declare under penalty of perjury under the laws of the state of WASHINGTON that the foregoing is true and correct.

DATE: 9/20/2018 TOTAL: \$ 123.05



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M. Wood

Registered Process Server

License#: 18-7385 - Expiration Date: 8/3/2019

Seattle Legal Messengers 4201 Aurora Avenue N, #200

Seattle, WA 98103 (206) 443-0885

18-23538-shl Doc 10661-7 Filed 10/07/22 Entered 10/07/22 16:07:04 Exhibit G - Default Judgment Motion Pg 37 of 59



Status Report Pursuant to Servicemembers Civil Relief Act

SSN:

Birth Date:

Aug-XX-1972

Last Name:

MIGUEL

First Name:

EDWIN

Middle Name:

Status As Of:

Apr-15-2019

Certificate ID:

HG9PTC2GR6371L9

A DE TOTAL OF THE SECOND SECON	On Active Duty On Ac	ctive Duty Status Date	و الله المعالم
Active Duty Start Date	Active Duty End Date	Status	Service Component
NA	NA The state of th	No.	NA

Active Duty Start Date	Active Duty End Date	Status	Service Component
NA NA		No No	NA
This re	snonse reflects where the individual left active duty	status within 367 days preceding the Active Duty Status	Date

Order Notification Start Date	Order Notification End Date	Status	Service Component
NA	NA TABLE	No.	NA
This res		nit has received early notification to report for active of	luty

Upon searching the data banks of the Department of Defense Manpower Data Center, based on the information that you provided, the above is the status of the individual on the active duty status date as to all branches of the Uniformed Services (Army, Navy, Marine Corps, Air Force, NOAA, Public Health, and Coast Guard). This status includes information on a Servicemember or his/her unit receiving notification of future orders to report for Active Duty.

HOWEVER, WITHOUT A SOCIAL SECURITY NUMBER, THE DEPARTMENT OF DEFENSE MANPOWER DATA CENTER CANNOT AUTHORITATIVELY ASSERT THAT THIS IS THE SAME INDIVIDUAL THAT YOUR QUERY REFERS TO. NAME AND DATE OF BIRTH ALONE DO NOT UNIQUELY IDENTIFY AN INDIVIDUAL.

Lenento

Michael V. Sorrento, Director

Department of Defense - Manpower Data Center

400 Gigling Rd.

Seaside, CA 93955

DECLARATION OF CHRIS RIVERA, D.C. - 1

28

18-2\\$538-shl Doc 10661-7 Filed 10/07/22 Entered 10/07/22 16:07:04

Exhibit G

LAW OFFICES OF

TERENCE F. TRAVERSO, P.S. 1408 140th Place N.E., Suite 140 Bellevue, Washington 98007 Phone: (425) 453-0115/Fax: (425) 412-4060

- 2. I have reviewed the medical charges incurred by Shelley Hawkins as a result of injuries she sustained in the above-referenced motor vehicle accident, for treatment or services from Evergreen Emergency Services (\$760.00). Copies of the itemizations I reviewed are attached and incorporated by this reference.
- 3. I have reviewed the medical charges incurred by Shelley Hawkins as a result of injuries she sustained in the above-referenced motor vehicle accident, for treatment or services from EvergreenHealth Medical Center (\$5,266.00). Copies of the itemizations I reviewed are attached and incorporated by this reference.
- 4. The medical expenses set forth above were reasonable and necessary for the treatment of injuries sustained by Shelley Hawkins due to the motor vehicle collision on November 16, 2016.
- 5. It is my opinion that as direct result of the November 16, 2016 motor vehicle collision Shelley Hawkins has suffered permanent injuries and will not regain the full state of health enjoyed prior to the collision.
- 6. It is my opinion that as a direct result of the November 16, 2016 motor vehicle collision Shelley Hawkins will likely require future health care for aggravation and/or permanent worsening of these collision-related injuries, will suffer future pain and disability, and is more susceptible to future spinal injuries.

DECLARATION OF CHRIS RIVERA, D.C. - 2

LAW OFFICES OF TERENCE F. TRAVERSO, P.S. 1408 140th Place N.E., Suite 140 Bellevue, Washington 98007 Phone: (425) 453-0115/Fax: (425) 412-4060

I declare under penalty of perjury under the laws of the State of Washington that the foregoing is true and correct to the best of my knowledge. DATED this 23 day of Apr Washington.

DECLARATION OF CHRIS RIVERA, D.C. - 3

LAW OFFICES OF TERENCE F. TRAVERSO, P.S. 1408 140th Place N.E., Sulfe 140 Dellevus, Washington 98007 Phones (425) 453-0115/Fax: (425) 412-4060 Innovative Chiropractic 1700 132nd St SE Suite C Mill Creek, WA 98012-5309 425-338-1555 Wednesday September 20, 2017

Patient: Shelly Hawkins

22221 32nd Ave SE Bothell, WA 98021

Date range for search: 11/16/2016 - 09/20/2017

12/26/16 97124 Massage 70.00	 Date	CPT	Description	Amount	
11/18/16 72050 X-Ray Cervical 4 View 160.00 11/18/16 72070 X-Ray Thoracic 2 View 80.00 11/18/16 72100 X-Ray Lumbar 2 View 80.00 11/21/16 98941 Adjustment 3-4 Areas 60.00 11/21/16 98943 Adjustment Extremity 30.00 11/21/16 97110 Therapeutic Exercises 30.00 11/21/16 L0625 NU	12/26/16	97124	Massage	70.00	
11/18/16 72070	11/18/16	99203 25	New Patient Exam Expanded	150.00	
11/18/16 72100 X-Ray Lumbar 2 View 80.00 11/21/16 98941 Adjustment 3-4 Areas 60.00 11/21/16 98943 Adjustment Extremity 30.00 11/21/16 97110 Therapeutic Exercises 30.00 11/21/16 10625 NU Lumbar/ Sacral Support 60.00 11/23/16 98941 Adjustment 3-4 Areas 60.00 11/23/16 98943 Adjustment Extremity 30.00 11/23/16 97110 Therapeutic Exercises 30.00 11/23/16 97530 Therapeutic Exercises 30.00 11/25/16 98941 Adjustment Atriemity 30.00 11/25/16 98941 Adjustment Bxtremity 30.00 11/25/16 98943 Adjustment Extremity 30.00 11/25/16 98941 Adjustment Extremity 30.00 11/25/16 98941 Adjustment Extremity 30.00 11/25/16 98941 Adjustment Areas 60.00 11/28/16 98941 Adjustment Extremity 30.00 11/28/16 98941 Adjustment Extremity 30.00 11/28/16 98943 Adjustment Extremity 30.00 11/28/16 97110 Therapeutic Exercises 30.00 11/30/16 98941 Adjustment Extremity 30.00 11/30/16 97110 Therapeutic Exercises 30.00 11/30/16 97110 Therapeutic Exercises 30.00 11/30/16 97110 Therapeutic Exercises 30.00 11/30/16 97530 Therapeutic Exercises 30.00 12/01/16 98941 Adjustment 3-4 Areas 60.00 12/01/16 98941 Adjustment Extremity 30.00 12/06/16 97530 Therapeutic Exercises 30.00 12/06/16 98941 Adjustment Extremity 30.00 12/06/16 98943 Adjustment Extremity 30.00 12/06/16 98944 Adjustment Extremity 30.00 12/06/16 98944 Adjustment Extremi	11/18/16	72050	X-Ray Cervical 4 View	160.00	
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12/00/16	07110		m)	20 00
12/09/16	97110		Therapeutic Exercises	30.00
12/09/16	29200		Strapping of the Thorx	75.00
12/12/16	98941		Adjustment 3-4 Areas	60.00
12/12/16	98943		Adjustment Extremity	30.00
12/12/16	97012		Mechanical Traction	30.00
12/12/16	97110		Therapeutic Exercises	30.00
12/14/16	98941		Adjustment 3-4 Areas	60.00
12/14/16	98943		Adjustment Extremity	30.00
12/14/16	97012		Mechanical Traction	30.00
12/14/16	97110		Therapeutic Exercises	30.00
12/14/16	97530		Therapeutic Activities	30.00
12/16/16	98941		Adjustment 3-4 Areas	60.00
12/16/16	98943		Adjustment Extremity	30.00
12/16/16	97012		Mechanical Traction	30.00
12/16/16	97110		Therapeutic Exercises	30.00
12/19/16	98941		Adjustment 3-4 Areas	60.00
12/19/16	98943		Adjustment Extremity	
12/19/16				30.00
	97012		Mechanical Traction	30.00
12/19/16	97110		Therapeutic Exercises	30.00
12/21/16	98941		Adjustment 3-4 Areas	60.00
12/21/16	98943		Adjustment Extremity	30.00
12/21/16	97012		Mechanical Traction	30.00
12/21/16	97110		Therapeutic Exercises	30.00
12/21/16	99213		Established Patient Office Visit Expanded	100.00
12/21/16	E0855	NU	Cervical Traction Denne Roll	60.00
12/23/16	98941		Adjustment 3-4 Areas	60.00
12/23/16	98943		Adjustment Extremity	30.00
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12/23/16	97110		Therapeutic Exercises	30.00
12/29/16	98941		Adjustment 3-4 Areas	60.00
12/29/16	98943		Adjustment Extremity	30.00
12/29/16	97012		Mechanical Traction	30.00
12/29/16	97110		Therapeutic Exercises	30.00
12/30/16	98941		Adjustment 3-4 Areas	60.00
12/30/16	98943		Adjustment Extremity	30.00
12/30/16	97012		Mechanical Traction	30.00
12/30/16	97110		Therapeutic Exercises	30.00
01/02/17	98941		Adjustment 3-4 Areas	60.00
01/02/17	98943		Adjustment Extremity	30.00
01/02/17	97012		Mechanical Traction	
01/02/17	97110		Therapeutic Exercises	30.00
01/03/17	98941		Adjustment 3-4 Areas	30.00
01/03/17	98943		Adjustment Extremity	60.00
01/03/17	97012		Mechanical Traction	30.00
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	97110		Therapeutic Exercises	30.00
01/06/17 01/06/17	98941		Adjustment 3-4 Areas	60.00
	98943		Adjustment Extremity	30.00
01/06/17			Mechanical Traction	30.00
01/06/17	97110	25	Therapeutic Exercises	30.00
01/06/17	99213	23	Established Patient Office Visit Expanded	100.00
01/06/17	72040		X-Ray Cervical 2/3 View	80.00
01/06/17	72070		X-Ray Thoracic 2 View	80.00
01/06/17	72100		X-Ray Lumbar 2 View	80.00
01/09/17	98941		Adjustment 3-4 Areas	60.00
01/09/17	98943		Adjustment Extremity	30.00
01/09/17	97012		Mechanical Traction	30.00
01/09/17	97110		Therapeutic Exercises	30.00
01/10/17	98941		Adjustment 3-4 Areas	60.00

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98943	Adjustment Extremity	30.00
97012	Mechanical Traction	30.00
97110	Therapeutic Exercises	30.00
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97012	Mechanical Traction	30.00
97110	Therapeutic Exercises	30.00
98941	Adjustment 3-4 Areas	60.00
98943	Adjustment Extremity	30.00
97012	Mechanical Traction	30.00
97110	Therapeutic Exercises	30.00
98941	Adjustment 3-4 Areas	60.00
98943	Adjustment Extremity	30.00
97012	Mechanical Traction	30.00
97110	Therapeutic Exercises	30.00
98941	Adjustment 3-4 Areas	60.00
98943	Adjustment Extremity	30.00
97012	Mechanical Traction	30.00
97110	Therapeutic Exercises	30.00
98941	Adjustment 3-4 Areas	60.00
98943		30.00
97012	Mechanical Traction	30.00
97110	Therapeutic Exercises	30.00
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02/15/17	97110	Therapeutic Exercises	30.00
02/16/17	98941	Adjustment 3-4 Areas	60.00
02/16/17	98943	Adjustment Extremity	30.00
02/16/17	97012	Mechanical Traction	30.00
02/16/17	97110	Therapeutic Exercises	30.00
02/16/17	99213 25	Established Patient Office Visit Expanded	100.00
02/16/17	72050	X-Ray Cervical 4 View	160.00
02/16/17	72070	X-Ray Thoracic 2 View	80.00
02/16/17	72100	X-Ray Lumbar 2 View	80.00
02/17/17	98941	Adjustment 3-4 Areas	60.00
02/17/17	98943	Adjustment Extremity	30.00
02/17/17	97012	Mechanical Traction	30.00
02/17/17	97110	Therapeutic Exercises	30.00
02/20/17	98941	Adjustment 3-4 Areas	60.00
02/20/17	98943	Adjustment Extremity	30.00
02/20/17	97012	Mechanical Traction	30.00
02/20/17	97110	Therapeutic Exercises	30.00
02/23/17	98941	Adjustment 3-4 Areas	60.00
02/23/17	98943	Adjustment Extremity	30.00
02/23/17	97012	Mechanical Traction	30.00
02/23/17	97110	Therapeutic Exercises	30.00
02/24/17	98941	Adjustment 3-4 Areas	60.00
02/24/17	98943	Adjustment Extremity	30.00
02/24/17	97012	Mechanical Traction	30.00
02/24/17	97110	Therapeutic Exercises	30.00
02/28/17	98941	Adjustment 3-4 Areas	60.00
02/28/17	98943	Adjustment Extremity	
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02/28/17	97012	Mechanical Traction	30.00
02/28/17	97110	Therapeutic Exercises	30.00
03/02/17	98941	Adjustment 3-4 Areas	60.00
03/02/17	98943	Adjustment Extremity	30.00
03/02/17	97012	Mechanical Traction	30.00
03/02/17	97110	Therapeutic Exercises	30.00
03/06/17	98941	Adjustment 3-4 Areas	60.00
03/06/17	98943	Adjustment Extremity	30.00
03/06/17	97012	Mechanical Traction	30.00
03/06/17	97110	Therapeutic Exercises	30.00
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03/10/17	98943	Adjustment Extremity	30.00
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03/10/17		Therapeutic Exercises	30.00
03/13/17	98941	Adjustment 3-4 Areas	60.00
03/13/17	98943	Adjustment Extremity	30.00
03/13/17	97012	Mechanical Traction	30.00
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	98941	Adjustment 3-4 Areas	60.00
03/23/17	98943	Adjustment Extremity	30.00
03/23/17	97012	Mechanical Traction	30.00
03/23/17	97110	Therapeutic Exercises	30.00
03/27/17	98941	Adjustment 3-4 Areas	60.00

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03/27/17	98943	Adjustment Extremity	30.00
03/27/17	97012	Mechanical Traction	30.00
03/27/17	97110	Therapeutic Exercises	30.00
03/29/17	98941	Adjustment 3-4 Areas	60.00
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04/19/17	98941	Adjustment 3-4 Areas	60.00
04/19/17	98943	Adjustment Extremity	30.00
04/24/17	98941	Adjustment 3-4 Areas	60.00
04/24/17	98943	Adjustment Extremity	30.00
05/04/17	98941	Adjustment 3-4 Areas	60.00
05/04/17	98943	Adjustment Extremity	30.00
05/04/17	97012	Mechanical Traction	30.00
05/04/17	97110	Therapeutic Exercises	30.00
05/12/17	98941	Adjustment 3-4 Areas	60.00
05/12/17	98943	Adjustment Extremity	30.00
05/12/17	97012	Mechanical Traction	30.00
05/12/17	97110	Therapeutic Exercises	30.00
05/17/17	98941	Adjustment 3-4 Areas	60.00
05/17/17	98943	Adjustment Extremity	30.00
05/17/17	97012	Mechanical Traction	30.00
05/17/17	97110	Therapeutic Exercises	30.00
05/24/17	98941	Adjustment 3-4 Areas	60.00
05/24/17	98943	Adjustment Extremity	30.00
05/24/17	97012	Mechanical Traction	30.00
05/24/17	97110	Therapeutic Exercises	30.00
05/25/17	98941	Adjustment 3-4 Areas	60.00
05/25/17	98943	Adjustment Extremity	30.00
05/25/17	97012	Mechanical Traction	30.00
05/25/17	97110	Therapeutic Exercises	30.00
05/31/17	98941	Adjustment 3-4 Areas	60.00
05/31/17	98943	Adjustment Extremity	30.00
05/31/17	97012	Mechanical Traction	
05/31/17	97110	Therapeutic Exercises	30.00
			30.00
06/02/17	98941	Adjustment 3-4 Areas	60.00
06/02/17	98943	Adjustment Extremity	30.00
06/02/17	97012	Mechanical Traction	30.00
06/02/17	97110	Therapeutic Exercises	30.00
06/05/17	98941	Adjustment 3-4 Areas	60.00
06/05/17	98943	Adjustment Extremity	30.00
06/05/17	97012	Mechanical Traction	30.00
06/05/17	97110	Therapeutic Exercises	30.00
06/06/17	98941	Adjustment 3-4 Areas	60.00
06/06/17	98943	Adjustment Extremity	30.00
06/06/17	97012	Mechanical Traction	30.00

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05105155	00440		~~ ~~
06/06/17	97110	Therapeutic Exercises	30.00
06/06/17	99213 25	Established Patient Office Visit Expanded	100.00
06/13/17	98941	Adjustment 3-4 Areas	60.00
06/13/17	98943	Adjustment Extremity	30.00
06/13/17	97012	Mechanical Traction	30.00
06/13/17	97110	Therapeutic Exercises	30.00
06/30/17	98941	Adjustment 3-4 Areas	60.00
06/30/17	98943	Adjustment Extremity	30.00
06/30/17	97012	Mechanical Traction	30.00
06/30/17	97110	Therapeutic Exercises	30.00
08/09/17	99080	Clerical Fee/Supplemental Report	191.32
11/29/16	97124	Massage	120.00
12/01/16	97124	Massage	120.00
12/07/16	97124	Massage	120.00
12/09/16	97124	Massage	120.00
12/12/16	97124	Massage	120.00
12/16/16	97124	Massage	120.00
12/19/16	97124	Massage	120.00
		600 miles de 1000 miles - 1000 miles - 1000 miles de 1	
12/26/16	97124	Massage	120.00
12/30/16	97124	Massage	120.00
01/02/17	97124	Massage	120.00
01/05/17	97124	Massage	120.00
01/09/17	97124	Massage	120.00
01/12/17	97124	Massage	120.00
01/16/17	97124	Massage	120.00
01/18/17	97124	Massage	120.00
01/23/17	97124	Massage	120.00
01/27/17	97124	Massage	120.00
01/31/17	97124	Massage	120.00
02/03/17	97124	Massage	120.00
02/06/17	97124	Massage	120.00
02/09/17	97124	Massage	120.00
02/13/17	97124	Massage	120.00
02/16/17	97124	Massage	120.00
02/24/17	97124	Massage	120.00
02/28/17	97124	Massage	120.00
03/02/17	97124	Massage	120.00
03/06/17	97124	Massage	120.00
03/10/17	97124	Massage	120.00
03/16/17	97124	Massage	120.00
03/23/17	97124	Massage	120.00
03/27/17	97124	Massage	120.00
03/29/17	97124	50-500 (00) (00) (00) (00) (00) (00) (00) (120.00
04/10/17	97124	Massage	
		Massage	120.00
04/12/17	97124	Massage	120.00
04/17/17	97124	Massage	120.00
04/24/17	97124	Massage	120.00
05/04/17	97124	Massage	120.00
05/12/17	97124	Massage	120.00
05/17/17	97124	Massage	120.00
05/24/17	97124	Massage	120.00
05/31/17	97124	Massage	120.00
06/06/17	97124	Massage .	120.00
06/13/17	97124	Massage	120.00
06/30/17	97124	Massage	120.00

Total Charges: \$17111.32

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Balance : \$ 311.32



HEALTH INSURANCE CLAIM FORM

STATE FARM PO BOX 52299

APPROVED BY NATIONAL UNIFORM CLAIM COMMITTEE (NUCC) 02/12 PHOENIX, AZ 85072 PICA T 1. MEDICARE MEDICAID TRICARE CHAMPVA GROUP HEALTH PLAN (ID#) OTHER TO INSURED'S LD NUMBER FECA BLX LUNG (IDI) (For Program in Item 1) (Medicalde) XIIDI (Medicare#) (ID#/DoD#) (Member IOI) 3802339A1847B 2. PATIENT'S NAME (Last Name, First Name, Midd'e Initial) 3. PATIENTS BIRTH DATE SEX 4. INSURED'S NAME (Lost Name, First Name, Middle Initial) HAWKINS SHELLEY S 01 08 1967M FÍ HAWKINS SHELLEY S 5. PATIENTS ADDRESS (No., Street) 6. PATIENT RELATIONSHIP TO INSURED 7. INSURED'S ADDRESS (No., Street) 22221 32ND AVENUE SE Sall X Spouse Child 22221 32ND AVENUE SE 8. RESERVED FOR NUCC USE CITY STATE STATE BOTHELL MA BOTHELL WA ZIP CODE TELEPHONE (Include Area Code) ZIP CODE TELEPHONE (Include Area Code) 98021 98021 429 2932520 425) 2932520 9. OTHER INSURED'S NAME (Last Name, First Name, Middle Initial) 10. IS PATIENT'S CONDITION RELATED TO: 11. INSURED'S POLICY GROUP OR FECA NUMBER HAWKINS SHELLEY S 3802339A1847B /7NUS10 a. OTHER INSUREO'S POLICY OR GROUP NUMBER 8. EMPLOYMENT? (Current or Previous) e, INSURED'S DATE OF BIRTH 01 08 1967 NNO YES FX b. RESERVED FOR NUCC USE b. AUTO ACCIDENT? b. OTHER CLAIM ID (Designated by NUCC) PLACE (State) NO WA XYES c. RESERVED FOR NUCC USE C. OTHER ACCIDENT? C. INSURANCE PLAN NAME OR PROGRAM NAME YES NNO STATE FARM d. INSURANCE PLAN NAME OR PROGRAM NAME 10d. CLAIM CODES (Designated by NUCC) d. IS THERE ANOTHER HEALTH BENEFIT PLAN? SELF PAY (U.EM.) YES ONK If yes, complete items 9, 9a, and 9d. READ BACK OF FORM BEFORE COMPLETING & SIGNING THIS FORM.

12. PATIENT'S OR AUTHORIZED PERSON'S SIGNATURE 1 authorize the release of any medical or other information necessary to process this claim. I also request payment of government benefits either to myself or to the party who accepts assignment bolow. 13. INSURED'S OR AUTHORIZED PERSON'S SIGNATURE I authorize payment of modical benefits to the undersigned physician or supplier for services described below. SIGNED SIGNATURE ON FILE SIGNATURE ON FILE 11 23 16 DATE 14. DATE OF CURRENT ILLNESS, INJURY, or PREGNANCY (LMP) 16. OTHER DATE 16. DATES PATIENT UNABLE TO WORK IN CURRENT OCCUPATION MM I DD YY 11 16 2016 QUAL QUAL. 439 FROM TO 17. NAME OF REFERRING PROVIDER OR OTHER SOURCE 17a. 18. HOSPITALIZATION DATES RELATED TO CURRENT SERVICES DN: UNGER RANDALL 17b. NP FROM 1144276684 TO 19. ADDITIONAL CLAIM INFORMATION (Designated by NUCC) 20. OUTSIDE LAB? SCHARGES YES XNO 21. DIAGNOSIS OR NATURE OF ILLNESS OR INJURY Relate A-L to service line below (24E) 22. RESUBMISSION ICO Ind. 0 ORIGINAL REF. NO. AL S134XXA B. L R51 C. L. V4352XA Đ. 23. PRIOR AUTHORIZATION NUMBER E. I F. 1 a. L H. K. DATE(S) OF SERVICE D. PROCEDURES, SERVICES, OR SUPPLIES C. E. DIAGNOSIS (Explain Unusual Circumstances) RENDERING ID. MA DD 00 POINTER CHARGES PROVIDER ID. 23 99285 ABC 760 00 NP 1144276684 NP 3 NPI NP 5 NPI 6 NPI

NUCC Instruction Manual available at: www.nucc.org

DATE

SSN EIN

미교

11 23 16

28. PATIENT'S ACCOUNT NO.

a. 1033174933

2044905EVR0000

32. SERVICE FACILITY LOCATION INFORMATION

REDMOND WA 98052-7554

EVERGREEN MEDICAL CENTER

8980 161ST AVE NE STE 200

PLEASE PRINT OR TYPE

27. ACCEPT ASSIGNMENT?

NO

YES

28. TOTAL CHARGE

FILE 50421

1619912524

760 00

\$

EVERGREEN EMERGENCY SVCS

LOS ANGELES CA 90074-0421

33. BILLING PROVIDER INFO & PH. (877-)522-7214

30. Rsvd for NUCC Use

29. AMOUNT PAID

31. SIGNATURE OF PHYSICIAN OR SUPPLIER

INCLUDING DEGREES OR CREDENTIALS (I certify that the statements on the reverse

apply to this b.7 and are made a part thereof.)

25. FEOERAL TAX I.O. NUMBER

RANDALL UNGER MD

91-2149865

SIGNEO

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DATE: 08/14/17 @ 10 USER: T-CMALLO	03	A STATE OF THE PARTY OF THE PAR	care BAR **LIVE** Detail for Bill 1			PAGE 1
Acct E8006429538. Hawkins, Shelley S 22221 32nd Avenue S	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		Guar 000-00-0000 Hawkins, Shelley S 22221 32nd Avenue SE			
Bothell, WA 98021 (425) 293-2520 (H)		Description	Bothell, WA 98021 (425)293-2520 (H)	Bch Date	Num Journal	Amount
11/16/16 0351450056	T-JALOPEZ 351	CT HEAD W/O CONTRAST		11/16/16	160 CERNER	1581.00
11/16/16 0352453100	T-JALOPEZ 352	CT C-SPINE WITHOUT C	ONTRAST	11/16/16	160 CERNER	1720.00
11/16/16 0450721204	BWDANE 450	ED FACILITY LEVEL 4		11/21/16	262 CERNER	1965.00
11/21/16	BWDANE	FINAL BILL # 1 CUT		11/22/16	35 SYSTEM	5266.00
11/21/16	BWDANE	FINAL BILL # 1 POSTE	D	11/22/16	35 SYSTEM	5266.00
		Insurance balances OISTATEF 52 SPSELF	66.00 0.00			
01/04/17 AOISTATEF	APTEMPORA2	State Farm Auto ADJ	Adjustment	01/04/17	70 R/A	-631.92
		to UCRN: EBH55042 Insurance balances OISTATEF 46 SPSELF	34.08 0.00	14		
01/04/17 POISTATEF	APTEMPORA2	State Farm Auto PMT	Payment to	01/04/17	70 R/A	-4634.08
		UCRN: EBH55042				1000
		Insurance balances				
		OISTATEF	0.00			
		SPSELF	0.00			

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Date	Start time	Finish time	Hours	Rate per hour	Amount due	Job
December 29, 2016	12:00 AM	12:00 AM	0:00	\$0.00		1
	9:00 AM	2:50 PM	5.83	\$48.00	\$280.00	
			0.00		\$0.00	
8	j		0.00		\$0.00	
a		er .	0.00		\$0.00	

Total hours		Total amount
5.83		\$280.00
	Pre-balance	\$0.00
	amount pd	\$0.00
		\$280.00

Shelley Hawkins 22221 32nd Ave SE Bothell, WA 98021 425-293-2520

ar had include

MJS Cleaning Service 2129 Maltby Rd B303 Bothell WA 98021 253-297-5644 18-23538-shl Doc 10661-7 Filed 10/07/22 Entered 10/07/22 16:07:04 Exhibit G - Default Judgment Motion Pg 54 of 59

1040 MAIN C			Miscellaneous
98004	2 Royakles \$	Form 1099-MISC	Income
	3 Other income	4 Federal Income tax withheld	9
	*	\$	Copy B
PAYER'S federal identification number RECIPIENTS identification number 91 - 0690535	5 Fishing boat proceeds	6 Medical and health care payments	For Recipient
RECIPIENT'S name, street address, city or town, state or province, country, and ZIP or foreign postal code	7 Nonemployee compensation \$ 232502.52	Substitute payments in lieu of dividends or interest	This is important tax information and is being furnished to the Internal
4VE SE 98021	9 Payer made direct sales of \$5,000 or more of consumer products to a buyer freciplent for resale	10 Crop insurance proceeds	Revenue Service. If you are required to file a return, a negligence penalty or
		12	other sanction may be imposed on you if this income is taxable and the
Account number (see instructions) FATCA filing requirement	13 Excess golden parachute payments	14 Gross proceeds paid to an attorney \$	not been reported
15b Section 409A income	16 State tax withheld \$	17 State/Payer's state no.	18 State income
•	\$	przez z rozański zakrzen rzyna z torat i rozał wo i z boszany z alzazienie	\$
Total 1039-MISC (Reep tot your recoids)	www.irs.gov/rorm1099misc	Ceparonicin of the measure of the measure of the contract of t	citigi nevertwe service
PAYER'S name, street address, city, state, ZIP code, and telephone no.	1 Rents	OMB No. 1545-0115	
WA	40	90.UE	Miscellaneous
98004	2 Royalties \$		Income
	3 Other Income	4 Federal income tax withheld	
	•	\$	Copy 2
PAYER'S federal identification number RECIPIENT'S identification number 91 ~ 0690535	5 Fishing boat proceeds	6 Medical and health care payments	To be filed with
RECIPIENT'S name, street address, city or town, state or province, country, and ZIP or foreign postal code	7 Nonemployee compensation \$ 232502.52	8 Substitute payments in lieu of dividends or interest \$	income tax return, when
SHELLEY HAWKINS 22221 32ND AVE SE BOTHELL, WA 98021	9 Payer made direct sales of \$5,000 or more of consumer products to a buyer	10 Crop insurance proceeds	required.
		12	
Account number (see instructions) FATCA filing requirement	13 Excess golden parachute payments	14 Gross proceeds paid to an attorney	
15b Section 409A Income	16 State tax withheld	17 State/Payer's state no.	18 State Income
	***************************************	to the state of the second state of the second state of the second secon	**************************************

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TERENCE F. TRAVERSO, P.S. 1408 140th Place N.E., Suite 140 Bellevue, Washington 98007 Phone: (425) 453-0115/Fax: (425) 412-4060

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